United States District Court

for the Western District of North Carolina United States of America v. Case No: 0419 3:20CR00225-001 Larry Level McConneyhead USM No: 10774-058 Date of Original Judgment: 10/26/2022 Date of Previous Amended Judgment: Pro Se (Use Date of Last Amended Judgment if Any) Defendant's Attorney ORDER REGARDING MOTION FOR SENTENCE REDUCTION PURSUANT TO 18 U.S.C. § 3582(c)(2) Upon motion of \boxtimes the defendant \square the Director of the Bureau of Prisons \square the court under 18 U.S.C. § 3582(c)(2) for a reduction in the term of imprisonment imposed based on a guideline sentencing range that has subsequently been lowered and made retroactive by the United States Sentencing Commission pursuant to 28 U.S.C. § 994(u), and having considered such motion, and taking into account the policy statement set forth at USSG §1B1.10 and the sentencing factors set forth in 18 U.S.C. § 3553(a), to the extent that they are applicable, IT IS ORDERED that the motion is: \boxtimes DENIED. ☐ GRANTED and the defendant's previously imposed sentence of imprisonment months is reduced to (as reflected in the last judgment issued) of (See Page 2 for additional parts. Complete Parts I and II of Page 2 when motion is granted) Except as otherwise provided, all provisions of the judgment dated 10/31/2022 shall remain in effect. IT IS SO ORDERED. Signed: December 15, 2023 Effective Date: (if different from order date)

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Frank D. Whitney

United States District Judge

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DEFENDANT: Larry Level McConneyhead CASE NUMBER: 0419 3:20CR00225 DISTRICT: Western District of North Carolina			- -			
Previous Total Offense Level: Criminal History Category: Previous Guideline Range: II. SENTENCE RELATIVE The reduced sentence is w The previous term of imputime of sentencing as a resis comparably less than the	Previous Guideline Range: 188 to 235 months Amended Guideline Range: to months					

III. FACTORS CONSIDERED UNDER USSG § 1B1.10 AND 18 U.S.C. § 3553(a) (See Chavez-Meza v. United States, 138 S.Ct. 1959 (2018))

Since "status points" were not applied in this defendant's calculations, nor is the defendant a zero-point offender who meets the criteria at §4C1.1, Amendment 821 is not applicable in this case.